

conduct and leadership and has encouraged high standards of scholarship and clarity of presentation from them;

Whereas he was the 1990 recipient of the Roger W. Jones Award for Executive Leadership;

Whereas he has performed his various duties within the Congressional Budget Office with intelligence while displaying calm leadership;

Whereas he possesses irreplaceable institutional knowledge which has been indispensable to the effective functioning of the Congressional Budget Office extending over a period of almost 25 years; and

Whereas he has earned the respect and esteem of the United States Senate: Now, therefore, be it

Resolved, That the Senate of the United States commends James L. Blum for his many years of dedicated, faithful, and outstanding service to his country and to the Senate.

SENATE RESOLUTION 41—EXPRESSING THE GRATITUDE OF THE UNITED STATES SENATE FOR THE SERVICE OF FRANCIS L. BURK, JR., LEGISLATIVE COUNSEL OF THE UNITED STATES SENATE

Mr. THURMOND (for himself, Mr. LOTT, Mr. DASCHLE, Mr. BYRD, Mr. STEVENS, Mr. WARNER, Mr. COCHRAN, Mr. GRAMM, Mr. SARBANES, Mr. BENNETT, Mr. DODD, Mr. HAGEL, Mr. KERRY, Mr. BRYAN, Mr. JOHNSON, Mr. MACK, and Mr. BUNNING) submitted the following resolution; which was considered and agreed to:

S. RES. 41

Whereas Francis L. "Frank" Burk, Jr., the Legislative Counsel of the United States Senate, became an employee of the Senate on June 8, 1970, and since that date has ably and faithfully upheld the high standards and traditions of the Office of the Legislative Counsel of the United States Senate for more than 28 years;

Whereas Frank Burk, from January 1, 1991, to December 31, 1998, served as the Legislative Counsel of the Senate and demonstrated great dedication, professionalism, and integrity in faithfully discharging the duties and responsibilities of his position;

Whereas Frank Burk for more than 25 years was the primary drafter in the Senate of virtually all legislation relating to banking, securities, housing, mass transit, and small business, and as Legislative Counsel participated in the drafting of legislation relating to the operations and rules of the Senate;

Whereas Frank Burk retired on December 31, 1998, after more than 30 years of Government service, including 2 years with the United States Army; and

Whereas Frank Burk has met the legislative drafting needs of the United States Senate with unfailing professionalism, skill, dedication, and good humor during his entire career: Now, therefore, be it

Resolved, That the United States Senate commends Francis L. Burk, Jr. for his more than 30 years of faithful and exemplary service to the United States Senate and the Nation, including 8 years as the Legislative Counsel of the Senate, and expresses its deep appreciation and gratitude for his long, faithful, and outstanding service.

SEC. 2. The Secretary of the Senate shall transmit a copy of this resolution to Francis L. Burk, Jr.

SENATE RESOLUTION 42—RELATING TO THE RETIREMENT OF DAVID G. MARCOS

Mr. LOTT (for himself and for Mr. DASCHLE) submitted the following resolution; which was considered and agreed to:

S. RES. 42

Whereas, David G. Marcos became an employee of the United States Senate on August 16, 1960, and since that date has ably and faithfully upheld the highest standards and traditions of the staff of the United States Senate;

Whereas, David G. Marcos has faithfully served the United States Senate as Executive Clerk during the past 4 years;

Whereas, prior to that, David G. Marcos rendered exemplary service as the Assistant Executive Clerk, Keeper of the Stationery, Assistant Keeper of the Stationery and other positions of responsibility in offices of the United States Senate for 35 years;

Whereas, during this 39-year period, David G. Marcos has at all times discharged the duties and responsibilities of his office with extraordinary efficiency, aplomb, and devotion; and

Whereas, David G. Marcos' service to the United States Senate has been marked by his personal commitment to the highest standards of excellence and highest regard for the institution of the Senate: Now, therefore, be it

Resolved, That the United States Senate commends David G. Marcos for his honorable service to his country and to the United States Senate, and wishes to express its deep appreciation and gratitude for his long, faithful, and outstanding service.

SEC. 2. That the Secretary of the Senate shall transmit a copy of this resolution to David G. Marcos.

SENATE RESOLUTION 43—RELATING TO THE RETIREMENT OF THOMAS G. PELLIKAAN

Mr. LOTT (for himself and for Mr. DASCHLE) submitted the following resolution; which was considered and agreed to:

S. RES. 43

Whereas, Thomas G. Pellikaan has faithfully served the United States Senate as Editor of the Daily Digest of the Congressional Record during the past 10 years, and has served in that office since 1977;

Whereas, prior to that, Thom rendered exemplary service in the Office of the Senate Sergeant at Arms for 14 years as Senate Press Liaison;

Whereas, during this 35½-year period, he has at all times discharged the difficult duties and responsibilities of his office with extraordinary efficiency, aplomb, and devotion; and

Whereas, Thomas Pellikaan's service to the Senate has been marked by his personal commitment to the highest standards of excellence: Now, therefore, be it

Resolved, That Thomas G. Pellikaan be and hereby is commended for his outstanding service to his country and to the United States Senate.

SEC. 2. That the Secretary of the Senate shall transmit a copy of this resolution to Thomas G. Pellikaan.

SENATE RESOLUTION 44—RELATING TO THE CENSURE OF WILLIAM JEFFERSON CLINTON, PRESIDENT OF THE UNITED STATES

Mrs. FEINSTEIN (for herself, Mr. BENNETT, Mr. MOYNIHAN, Mr. CHAFEE, Mr. KOHL, Mr. JEFFORDS, Mr. LIEBERMAN, Mr. SMITH of Oregon, Mr. DASCHLE, Ms. SNOWE, Mr. REID, Mr. GORTON, Mr. BRYAN, Mr. MCCONNELL, Mr. CLELAND, Mr. DOMENICI, Mr. TORRICELLI, Mr. CAMPBELL, Mr. WYDEN, Mrs. LINCOLN, Mr. KERRY, Mr. KERREY, Mr. SCHUMER, Mr. DURBIN, Mrs. MURRAY, Mr. WELLSTONE, Mr. BREAUX, Ms. MIKULSKI, Mr. DORGAN, Mr. BAUCUS, Mr. REED, Ms. LANDRIEU, Mr. KENNEDY, Mr. LEVIN, Mr. ROCKEFELLER, Mr. ROBB, Mr. INOUE, and Mr. AKAKA) submitted the following resolution; which was referred to the Committee on Rules and Administration:

S. RES. 44

Whereas William Jefferson Clinton, President of the United States, engaged in an inappropriate relationship with a subordinate employee in the White House, which was shameful, reckless and indefensible;

Whereas William Jefferson Clinton, President of the United States, deliberately misled and deceived the American people, and people in all branches of the United States government;

Whereas William Jefferson Clinton, President of the United States, gave false or misleading testimony and his actions have had the effect of impeding discovery of evidence in judicial proceedings;

Whereas William Jefferson Clinton's conduct in this matter is unacceptable for a President of the United States, does demean the Office of the President as well as the President himself, and creates disrespect for the laws of the land;

Whereas President Clinton fully deserves censure for engaging in such behavior;

Whereas future generations of Americans must know that such behavior is not only unacceptable but also bears grave consequences, including loss of integrity, trust and respect;

Whereas William Jefferson Clinton remains subject to criminal actions in a court of law like any other citizen;

Whereas William Jefferson Clinton's conduct in this matter has brought shame and dishonor to himself and to the Office of the President; and

Whereas William Jefferson Clinton through his conduct in this matter has violated the trust of the American people;

Resolved

The United States Senate does hereby censure William Jefferson Clinton, President of the United States, and does condemn his wrongful conduct in the strongest terms; and

The United States Senate recognizes the historic gravity of this bipartisan resolution, and trusts and urges that future congresses will recognize the importance of allowing this bipartisan statement of censure and condemnation to remain intact for all time; and

The Senate now move on to other matters of significance to our people, to reconcile differences between and within the branches of government, and to work together—across party lines—for the benefit of the American people.

SENATE RESOLUTION 45—EX-
PRESSING THE SENSE OF THE
SENATE REGARDING THE
HUMAN RIGHTS SITUATION IN
THE PEOPLE'S REPUBLIC OF
CHINA

Mr. HUTCHINSON (for himself, Mr. WELLSTONE, Mr. MACK, Mr. FEINGOLD, Mr. ABRAHAM, Mr. LEAHY, Mr. HELMS, Mr. TORRICELLI, Mr. LOTT, Mr. INHOFE, Mr. SESSIONS, Mr. ASHCROFT, Mr. DEWINE, Mr. KYL, Mr. BROWNBACK, and Mr. LUGAR) submitted the following resolution; which was referred to the Committee on Foreign Relations.

S. RES. 45

Whereas the annual meeting of the United Nations Commission on Human Rights in Geneva, Switzerland, provides a forum for discussing human rights and expressing international support for improved human rights performance;

Whereas, according to the United States Department of State and international human rights organizations, the Government of the People's Republic of China continues to commit widespread and well-documented human rights abuses in China and Tibet and continues the coercive implementation of family planning policies and the sale of human organs taken from executed prisoners;

Whereas such abuses stem from an intolerance of dissent and fear of unrest on the part of authorities in the People's Republic of China and from the absence or inadequacy of laws in the People's Republic of China that protect basic freedoms;

Whereas such abuses violate internationally accepted norms of conduct;

Whereas the People's Republic of China is bound by the Universal Declaration of Human Rights and recently signed the International Covenant on Civil and Political Rights, but has yet to take the steps necessary to make the covenant legally binding;

Whereas the President decided not to sponsor a resolution criticizing the People's Republic of China at the United Nations Human Rights Commission in 1998 in consideration of commitments by the Government of the People's Republic of China to sign the International Covenant on Civil and Political Rights and based on a belief that progress on human rights in the People's Republic of China could be achieved through other means;

Whereas authorities in the People's Republic of China have recently escalated efforts to extinguish expressions of protest or criticism and have detained scores of citizens associated with attempts to organize a legal democratic opposition, as well as religious leaders, writers, and others who petitioned the authorities to release those arbitrarily arrested; and

Whereas these efforts underscore that the Government of the People's Republic of China's has not retreated from its longstanding pattern of human rights abuses, despite expectations to the contrary following two summit meetings between President Clinton and President Jiang in which assurances were made regarding improvements in the human rights record of the People's Republic of China: Now, therefore, be it

Resolved, That it is the sense of the Senate that at the 55th Session of the United Nations Human Rights Commission in Geneva, Switzerland, the United States should introduce and make all efforts necessary to pass a resolution criticizing the People's Republic of China for its human rights abuses in China and Tibet.

Mr. HUTCHINSON. Mr. President, today I, along with Senators

WELLSTONE, MACK, and FEINGOLD, submit a simple sense of the Senate resolution. This resolution urges the Administration to take the necessary steps to introduce and pass a resolution criticizing the People's Republic of China for its human rights abuses in China and Tibet at this year's meeting of the United Nations Human Rights Commission. With this resolution, we send a clear signal to the Administration that the U.S. must not be silent on the human rights abuses perpetrated by the government of the People's Republic of China.

The U.N. Human Rights Commission meeting in Geneva, Switzerland, will take place in March and April this year. The Commission is the most valuable multilateral forum for monitoring and investigating human rights abuses around the world. Resolutions offered at the Commission both highlight human rights abuses and pressure governments to correct them. The U.S. has appropriately supported resolutions critical of China eight times in recent years.

The Communist government of China has long committed a litany of human rights abuses. Thousands of political prisoners remain in prison, many sentenced after unfair trials, others without any trial. At least two hundred of these prisoners are still suffering because of their participation in or support of the 1989 Tiananmen Square demonstrations. Religious persecution runs rampant in China. People who dare to worship outside the aegis of officially sponsored religious organizations face fines, detention, arrest, imprisonment, and torture. Thousands of peaceful monks and nuns have been detained and tortured in Tibet, where the Chinese government is imposing a harsh patriotic education campaign. Under China's one family, one child policy, couples face punitive fines and loss of employment for having unapproved children. But it doesn't stop with monetary penalties. Local authorities, with or without the approval of the Communist Party cadre, forcibly perform abortions or sterilizations on women who are pregnant with their second child. Relatives are held hostage until couples submit to this coercion. Furthermore, prisoners are executed after grossly unfair trials, their organs sold on the black market. What do these people all have in common? They oppose the Chinese Communist government or its policies. Opposition bears a high price.

What has been the Administration's response? Last year, President Clinton decided not to pursue a resolution critical of China at the U.N. Human Rights Commission in Geneva, Switzerland, citing China's commitment to sign the International Covenant on Civil and Political Rights (ICCPR), as well as other avenues for change. In July, President Clinton granted the Communist government undeserved legitimacy by making a state visit to China. China did sign the ICCPR, a cov-

enant which affirms free speech and free assembly, in October, only to turn around and violate its every principle.

Since July 1998, the Communist government of China has renewed its crackdown on all who would dare to oppose the Communist Party. Some 100 members of the fledgling Chinese Democracy Party (CDP) have been detained. Some have been released, others await trial, and the most unfortunate have been sentenced to long prison sentences. Three visible leaders of the CDP, Xu Wenli, Qin Yongmin, and Wang Yuncui were sentenced to 13, 12 and 11 years in prison, respectively, on charges of subversion and endangering state security, after dubious trials. In reality, these democracy activists exercised their legal rights under Chinese law to form a political party. There true crime, in the eyes of the Communist Party, was their love of democracy.

But the crackdown does not end there. In fact, incidents of harassment and imprisonment are almost too numerous to list here. I will highlight a few examples. The Communist government sentenced businessman Lin Hai to prison for two years for providing email addresses to a pro-democracy internet magazine based in the U.S. Zhang Shuangang is in prison for ten years for providing Radio Free Asia with information about farmer protests in Hunan province. The government sentenced poet and writer, Ma Zhe, to seven years in prison on charges of subversion for publishing an independent literary journal. In addition, the Communist government has cracked down on film directors, artists, computer software developers, and the press, and continues to harass and detain religious activists. In November 1998, police imprisoned 70 worshippers from house churches in Henan province. The pattern of human rights violations is undeniable. It must be stopped.

In light of these abuses, it is critical that the U.S. push for a resolution at the U.N. Human Rights Commission highlighting these abuses. Last year, the Administration chose not to pursue a resolution, despite clear signals from Congress. In this body, we passed a resolution similar to the one before us today by a 95 to 5 vote. We cannot afford to stand by idly as the Chinese Communist government thumbs its nose at internationally accepted norms—norms to which it claims to subscribe.

There are some in the Administration who argue that a resolution critical of China at the Human Rights Commission is pointless because it is certain to fail. This very sentiment is self-fulfilling. The more half-hearted the Administration is in its attempts to advance such a resolution, the less chance it has to pass. The longer the Administration refrains from exercising leadership in the international community on this matter, the less likely it is that the resolution will be successful.

Bringing forth a resolution at the Commission is a matter of principle. Success will be measured by the statements of truth that flow from debate at the Commission. A resolution at the Commission will proclaim boldly that the human rights abuses in China are an affront to the international community.

I urge all of my colleagues to support this bipartisan sense of the Senate resolution.

I further ask unanimous consent that any statements by Senators WELLSTONE, MACK, or FEINGOLD regarding this resolution be inserted at the conclusion of my remarks.

Mr. FEINGOLD. Mr. President, I rise today as an original co-sponsor of S. Res. 45 with regard to human rights in China.

The resolution expresses the sense of the Senate that the United States should initiate active lobbying at the United Nations Commission on Human Rights for a resolution condemning human rights abuses in China. It calls specifically for the United States to introduce and make all efforts necessary to pass a resolution on China and Tibet at the upcoming session of the Commission, which is due to begin in March in Geneva.

This resolution makes a simple, clear statement of principle: The Senate believes that there should be a China resolution in Geneva, period.

Mr. President, the Commission on Human Rights first met in 1947, spending its first year drafting the Universal Declaration of Human Rights. Over the next two decades, the Commission was responsible for drafting an impressive body of international human rights law and set the global standards for human rights. In the 1990s, the Commission has increasingly turned its attention to assisting states in overcoming obstacles to securing human rights for their citizens. It has been a focal point for protection of human rights for vulnerable groups in society, and as such, the Commission serves as an ideal multilateral forum for a resolution and debate on China's human rights practices.

The effort to move a resolution is particularly important this year, in light of the Administration's decision, contrary to the nearly unanimous sentiment of the Senate, not to sponsor such a resolution last year. Their misguided belief that progress could be achieved by other means was clearly not borne out by events in 1998, when, particularly in the last quarter, China stepped up its repression.

As we all know, for the past few years, China's leaders have aggressively lobbied against efforts at the Commission earlier and more actively than the countries that support a resolution. Last year, Chinese officials basically succeeded in getting the European Union Foreign Ministers to drop any European cosponsorship of a resolution. In the past, China's vigorous efforts have resulted in a "no action"

motion at the Commission, however, in 1995 a "no action" motion was defeated and a resolution almost adopted, losing by only one vote. I sincerely hope we will not have the same results again at this year's meeting.

It is essential to have a resolution on China under the auspices of the Commission on Human Rights. The multilateral nature of the Commission makes it a very appropriate forum to debate and discuss the human rights situation in China. The Commission's review has led to proven and concrete progress on human rights in other countries, and the expectation is that such scrutiny could also lead to progress on human rights in China. Under the pressure of previous Geneva resolutions, China signed in 1997 the UN Covenant of Social, Economic and Cultural Rights and in October 1998 the International Covenant on Civil and Political Rights. Neither has yet been ratified or implemented.

Nearly five years after the President's decision, which I deeply regretted, to delink most-favored-nation status from human rights, we cannot forget that the human rights situation in China and Tibet remains abysmal. While the State Department has not yet provided its most recent human rights report, I have no doubt it will be as critical of China as the 1997 report was when it noted that "the Government of China continued to commit widespread and well-documented human rights abuses in violation of internationally accepted norms, including extrajudicial killings, the use of torture, arbitrary arrest and detention, forced abortion and sterilization, the sale of organs from executed prisoners, and tight control over the exercise of the rights of freedom of speech, press, and religion."

According to testimony to Congress by Amnesty International, the human rights situation in China shows no fundamental change, despite the recent promises from the government of China. At least 2,000 people remain in prison for counter-revolutionary crimes that are no longer even on the books in China. At least 200 individuals detained or arrested for Tiananmen Square activities nearly a decade ago are also still in prison. By China's own statistics, there are nearly a quarter of a million people imprisoned under the "re-education through labor" system. One of these, Yang Qinheng, received a three year term in March after he was arrested for reading an open letter on Radio Free Asia citing workers' right to unionize.

The litany of specific violations of human rights also has continued unabated in the last several months. Attempts to register the fledgling opposition China Democratic Party resulted in at least six arrests of opposition political leaders. In December, Wang Youcai, a student leader during Tiananmen Square protests, Xu Wenli, and Qin Yongmin were each sentenced to over 10 years in prison allegedly for

"attempting to overthrow state power" because of their roles in the Democratic Party.

China took great strides to keep overseas dissidents out of China. In April, less than an hour after her arrival at her parents home, Li Xiaorong, a research scholar at University of Maryland, who was traveling on a US passport with a valid visa, was taken into custody. Her crime, according to police, was that her work in the US on behalf of human rights in China was unacceptable. Similarly, in October, Shi Binhai, a journalist at the state-run China Economic Times and co-editor of a book on political reform was indicted for collusion with overseas dissident organizations. As recently as February 4, Wang Ce was sentenced to four years in prison for illegally reentering China and providing financial support to the banned Democratic Party.

Demonstrating that the range of potential crimes has moved into the computer era, this year in late January, Lin Hai received the distinction of being sentenced to two years in prison for providing e-mail addresses to an Internet pro-democracy magazine. These are but a few of the many detentions, arrests, and assignments to forced labor that befell individuals for expressing their views since the President's human rights dialogue at the June 1998 summit in Beijing.

Mr. President, the situation is just as bad in Tibet, where, according to Human Rights Watch, at least ten prisoners reportedly died following two protests in a prison in the Tibetan capital in May. In the weeks following, scores of prisoners were interrogated, beaten and placed in solitary confinement. Other deaths in prison reportedly occurred in June, with Chinese authorities claiming that many were suicides. Further, during the 1998, Chinese officials continued the "patriotic education campaign" designed to force Tibetans, especially Buddhist monks and nuns, to denounce the Dalai Lama and to attest that Tibet has always been a part of China. As a result of the campaign, authorities reported that 76 percent of Tibetan monasteries and nunneries had been "rectified".

In a December speech Secretary Albright said, "As we look ahead to the new century, we can expect that, perhaps, the greatest test of democracy, human rights and the rule of law will be in China." If the Administration believes this, perhaps it should use the time left in this century to take positive steps to encourage international condemnation of China's human rights practices.

In January, Assistant Secretary of State for Democracy, Human Rights and Labor, Harold Koh held a bilateral human rights dialogue with the Chinese, the first such discussions in four years, and notified them of the possibility that the United States would sponsor a resolution in Geneva. In testimony to Congress following these discussions, he further promised that

"The Administration supports the Geneva process, and intends to participate vigorously in this year's Commission activities." I was encouraged to hear these words and I hope they will translate into determination by the Administration actively to pursue this issue, in this forum, this year.

I urge the Administration to make a decision to sponsor a resolution and to begin high level lobbying of governments around the world to support a resolution before Secretary of State Albright travels to Beijing on March 1 and 2.

Mr. President, the situation in China indeed remains troubling. The United States has a moral responsibility to take the lead in sponsoring and pushing for a resolution at the United Nations Commission on Human Rights. I believe that there is a strong bipartisan consensus in the Foreign Relations Committee—and I predict on the floor—that we must send a message to China and that this is the appropriate time and place in which to do it.

I strongly commend my friends, the Senator from Arkansas and the Senator from Minnesota, for their leadership on this terribly important issue.

SENATE RESOLUTION 46—RELATING TO THE RETIREMENT OF WILLIAM D. LACKEY

Mr. LOTT (for himself and Mr. DASCHLE submitted the following resolution; which was considered and agreed to:

S. RES. 46

Whereas, William D. Lackey has faithfully served the United States Senate as an employee of the Senate since September 4, 1964, and since that date has ably and faithfully upheld the highest standards and traditions of the staff of the United States Senate;

Whereas, during his 35 years in positions of responsibility in offices in the United States Senate, William D. Lackey has at all times discharged the duties and responsibilities of his office with extraordinary efficiency, aplomb, and devotion; and,

Whereas, William D. Lackey has faithfully served the United States Senate with honor and distinction in the Office of the Journal Clerk since October 1, 1978 and his hard work and outstanding performance resulted in his appointment as Journal Clerk: Now, therefore, be it

Resolved, That the United States Senate commends William D. Lackey for his Service to his country and the United States Senate, and wishes to express its deep appreciation and gratitude for his long and faithful service.

SEC. 2 That the Secretary of the Senate shall transmit a copy of this resolution to William D. Lackey.

SENATE RESOLUTION 47—DESIGNATING NATIONAL INHALANTS AND POISONS AWARENESS WEEK

Mr. MURKOWSKI (for himself, Mr. LOTT, Mr. DASCHLE, Mr. AKAKA, Mr. ASHCROFT, Mr. BAUCUS, Mr. CONRAD, Mr. DEWINE, Mr. ENZI, Mr. GRASSLEY, Mr. LAUTENBERG, Mr. MACK, Ms. MIKULSKI, Mr. SMITH of Oregon, Mr.

TORRICELLI and Mr. HELMS) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 47

Whereas the National Inhalant Prevention Coalition has declared the week of March 21 through March 27, 1999, "National Inhalants and Poisons Awareness Week";

Whereas inhalant abuse is nearing epidemic proportions, with almost 20 percent of all youths admitting to experimenting with inhalants by the time they graduate from high school, and only 4 percent of parents suspecting their children of inhalant use;

Whereas according to the National Institute on Drug Abuse, inhalant use ranks third behind the use of alcohol and tobacco for all youths through the eighth grade;

Whereas the over 1,000 products that are being inhaled to get high are legal, inexpensive, and found in nearly every home and every corner market;

Whereas using inhalants only once can lead to kidney failure, brain damage, and even death;

Whereas inhalants are considered a gateway drug, leading to the use of harder, more deadly drugs; and

Whereas because inhalant use is difficult to detect, the products used are accessible and affordable, and abuse is so common, increased education of young people and their parents regarding the dangers of inhalants is an important step in our battle against drug abuse: Now, therefore, be it

Resolved, That the Senate—

(1) designates the week of March 21 through March 27, 1999, as "National Inhalants and Poisons Awareness Week";

(2) encourages parents to learn about the dangers of inhalant abuse and to discuss those dangers with their children; and

(2) requests that the President issue a proclamation calling upon the people of the United States and interested groups to observe such week with appropriate ceremonies and activities.

ADDITIONAL STATEMENTS

ANOTHER MILE HI SALUTE TO THE WORLD CHAMPION DENVER BRONCOS

• Mr. ALLARD. Mr. President, last year I rose to offer a Mile High Salute to the Denver Broncos for winning their first world championship. It gives me great pleasure to rise again today and offer a "Repeat Mile High Salute" to Colorado's repeat Super Bowl champions. On Sunday the Denver Broncos won their second world championship in two years in Super Bowl Thirty-Three by beating Coach Dan Reeves and the Atlanta Falcons.

The Broncos thrilling win came after the finest regular season in club history. Coach Mike Shanahan guided the Broncos to a thirteen game winning streak to start the season and an overall 19-2 record. Hall of Fame bound icon John Elway became only the second quarterback ever to throw for over 50,000 yards and he stands today as the winningest quarterback in NFL history with 148 regular season wins. Running back Terrell Davis became only the fourth player in NFL history to run for more than 2,000 yards and his season

ranks as the third best ever for his position. Even place kicker Jason Elam kicked his way into the record books with a record tying 63 yard field goal earlier this year.

The Denver receiving corps is among the finest in football, featuring the sure-handed and hard blocking Ed McCaffrey and Rod Smith who each caught for over 1,000 yards this season. And no one will be able to forget the verbose Shannon Sharpe who became the first tight-end in history to record 7 straight fifty catch seasons. The Broncos will send an American Football Conference record 10 players to the Pro Bowl in Hawaii. John Elway, Terrell Davis, Ed McCaffrey, Shannon Sharpe, Steve Atwater, Bill Romanowski, Tom Nalen, Mark Schlereth, Tony Jones and Jason Elam each made the trip to Hawaii.

The Denver offensive line, while quiet and unassuming off the field, dominates the line of scrimmage every week.

The well-balanced offense has been complimented by an equally well-balanced defense. Led this season by leading tackler Bill Romanowski and veterans Ray Crockett, Steve Atwater, Neil Smith, Maa Tanuvasa and Keith Traylor. The Broncos defense has improved every step of the way through the regular season and playoffs.

The Broncos defense was as equally team oriented in their Super Bowl efforts. Their 30 tackles were distributed among twelve players. Darrien Gordon and Darrius Johnson combined for three interceptions and linebackers John Mobley and Bill Romanowski each recorded a sack on Atlanta quarterback Chris Chandler.

What makes the Broncos special, though, is that all of their individual accomplishments highlight fine team play from each and every player. When you look at the Super Bowl, Mr. President, you can see that this championship was truly a team effort.

The Broncos offense totaled 457 yards. Terrell Davis rushed for 102 yards, while John Elway connected with six different receivers for 336 yards. Rod Smith led all receivers with 152 yards, including a key 80 yard reception that broke the game open in the second quarter. At the conclusion of the game, and perhaps at the close of his amazing sixteen year career, John Elway was named Most Valuable Player of the Super Bowl.

While nothing will compare to the excitement of last year's win, I know I speak for all Coloradans when I say that we are proud to be the home of the back to back world champion Denver Broncos.●

IN RECOGNITION OF JUDGE LAURENCE E. HOWARD

• Mr. LEVIN. Mr. President, I rise today to pay tribute to a remarkable person from my home state of Michigan, Judge Laurence E. Howard. On February 26, 1999, Judge Howard will